

UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA

\* \* \*

UNITED STATES OF AMERICA,

Plaintiff,

v.

STONEY PRIOR,

Defendant.

Case No. 3:18-cr-00019-LRH-CLB

ORDER

On December 2, 2021, the Government motioned the Court to clarify its earlier ruling that members of the public should not wear dress or have any visual representations that appeal to sympathy for the victims or attempt to illicit strong feelings or prejudice or support for either side. ECF No. 292 (citing ECF Nos. 179, 239). The Court now clarifies that its ruling was directly related to jury selection and the jury trial, and it does not apply to hearings before the Court alone. IT IS THEREFORE ORDERED that members of the public may wear expressive clothing and/or other visual representations memorializing the victims and the plight of murdered and missing indigenous women at the Defendant's sentencing, currently scheduled for December 7, 2021.

IT IS SO ORDERED.

DATED this 3rd day of December, 2021.

  
LARRY R. HICKS  
UNITED STATES DISTRICT JUDGE